EXHIBIT B

19-23649-shl Doc 1038-2 Filed 04/13/20 Entered 04/13/20 19:49:20 Exhibit Proof of Claims Pg 2 of 28

UNITED STATES BANKRUPTCY COURT	7
SOUTHERN DISTRICT OF NEW YORK	

In re:	Chapter 11
PURDUE PHARMA L.P., et al.,	Case No. 19-23649 (RDD)
Debtors.	(Jointly Administered)

Governmental Opioid Claimant Proof of Claim Form

You may file your claim electronically at PurduePharmaClaims.com via the link entitled "Submit a Claim."

For questions regarding this Proof of Claim Form, please call Prime Clerk at (844) 217-0912 or visit PurduePharmaClaims.com.

Read the instructions at the end of this document before filling out this form. This form is for governmental units and Native American Tribes to assert a general unsecured claim against the Debtors based on or involving opioids or their production, marketing and sale, including without limitation, the Debtors' production, marketing and sale of Purdue Opioids.

<u>Do not</u> use this form to assert any other pre-petition claims, including secured claims or claims entitled to priority under 11 U.S.C. § 507(a). Secured claims, claims entitled to priority under 11 U.S.C. § 507(a) and non-opioid related claims should be filed on a Non-Opioid Claimant Proof of Claim (Form 410).

Creditor (also referred to as "You" throughout) shall provide information responsive to the questions set forth below. Instructions and Definitions are provided at the end of this document. You shall provide information reasonably available to You and are not excused from providing the requested information for failure to appropriately investigate Your claim. Creditor shall supplement its responses if it learns that they are incomplete or incorrect in any material respect.

For Part 3, governmental units that have filed litigation against the Debtor(s) that is part of the federal multidistrict litigation in Ohio, *In re National Opiate Litigation*, MDL No. 17-02804 (N.D. Ohio 2017) ("Ohio MDL"), and have submitted a Government Plaintiff Fact Sheet in connection with that proceeding, may rely on their Government Plaintiff Fact Sheet to complete the questions in Part 3. For the avoidance of doubt, only governmental units who have filed litigation that is part of the Ohio MDL, and not governmental units that are part of the negotiation class in the Ohio MDL but have not otherwise filed litigation that is part of the MDL, may rely on their Government Plaintiff Fact Sheet to complete the questions in Part 3.

You must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, including the supporting documentation requested herein. Do not send original documents as they will not be returned, and they may be destroyed after scanning.

Fill in all the information about the claim as of September 15, 2019, the Petition Date. You may also fill in information regarding any claims You believe You may have after September 15, 2019 on this form. This form should be completed to the best of Your ability with the information available to You. If You are unable to answer certain questions at this time, the absence of an answer, by itself, will not result in the denial of Your claim, though You may be asked or required to provide additional information at a later date. You may also amend or supplement Your claim after it is filed.

Par	Part 1: Identify the Claim							
1	Vho is the current reditor?	Name of the ent	d of Education of East Aurora, I ity to be paid for this claim. names the creditor used with the Debtor(s):	Illinois School District No. 131				
a	las this claim been cquired from omeone else or ome other entity?	No. Yes. From	whom?					
n p	Vhere should otices and ayments to the reditor be sent?	Matthew	•	Where should payments to the creditor be sent? (if different)				
B P	ederal Rule of eankruptcy trocedure (FRBP) 002(g)		adison Street, Suite 4000 , IL 60602					
		Contact phone	312.604.2606	Contact phone				
		Contact email	mpiers@hsplegal.com	Contact email				

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4.	Does this claim amend one already filed?	▼ No		ns registry (if known)	Filed on	/ DD / YYYY
5.	Do You know if	☐ No					
	anyone else has filed a proof of claim for this claim?	_	s. Who made the earlier filing?	Chicago Public Schools, on behalf c	if itself and a nationwide		
P	art 2: Attorney Infor	mation	(Optional)				
6.	Are you represented by an attorney in this matter?	□ No ▼ Ye	s. If yes, please provide the follo	owing information:			
	You do not need an attorney to file this		hes Socol Piers Resnic	k & Dym, Ltd.			
	form.	Matt	hew J. Piers				
			^{y Name} V. Madison Street, Suite	e 4000			
		Addres			00000		
		Chic	;ago	IL State	60602	ZIP Code	
		-	312.604.2606	Contact emai	mpiers@hsplega		
_							
P	art 3: Information	as of So	eptember 15, 2019, the Pe	etition Date, Abo	ut Your Claim		
7.	When do You allege you were first injured as a result of the		/ 1996				
	Debtors' alleged conduct?		Month Year				
	conduct:		If You believe that this question Ohio MDL, <i>In re National Opia</i> rely on Your statements made	ate Litigation, MDL N	No. 17-02804 (N.D. Ohio	2017) ("Ohio MDL")), and You wish to
			If You believe that this question and You wish to rely on Your	on has been answer	ed in a complaint that yo	ou have filed against	the Debtor(s),
8.	How much is the claim?	\$	\$32,570,351.00		; or		
	Ciaiii:		If You believe that this question Ohio MDL, and You wish to requestion, check this box.				
			If You believe that this question and You wish to rely on Your			-	` '
			Unknown.				
9.	Describe the citizens and entities that You represent in this claim:	The	Board of Education	of East Auror	a, Illinois School	District No. 1	31
			If You believe that this questic	on has been answei	red in the Government Pl	laintiff Fact Sheet su	bmitted in the
		_	Ohio MDL, and You wish to requestion, check this box.				
			If You believe that this question and You wish to rely on Your			-	

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10.	Describe the conduct of the Debtors You allege resulted in injury or damages to You. Attach additional sheets if necessary.	See allegations in the complaint in The Board of Education of the City of Chicago School District No. 299 ("Chicago Public Schools"), on behalf of itself and others similarly situated v. Cephalon, Inc., et al., Case No. 1:19-op-46042-DAP, Doc. #1 A similar complaint on behalf of this creditor will be filed shortly.				
		If You believe that this question has been answered in the Government Plaintiff Fact Sheet submitted in the Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question, check this box.				
		If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box.				
11.	Describe all alleged causes of action, sources of damages, legal theories of recovery, etc. that You are asserting against the Debtors. Attach additional sheets if necessary.	See causes of action, sources of damages, legal theories of recovery, etc. in the complaint in The Board of Education of the City of Chicago, School District No. 299 ("Chicago Public Schools"), on behalf of itself and others similarly situated v. Cephalon, Inc., et al., Case No. 1:19-op-46042-DAP, Doc. #1. A similar complaint on behalf of this creditor will be filed shortly.				
		 □ If You believe that this question has been answered in the Government Plaintiff Fact Sheet submitted in the Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question, check this box. □ If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box. 				
12.	Based on information reasonably available to You, please identify each category of damages or monetary relief that You allege, and include the amount of damages you assert for each category, if known. Attach additional sheets if necessary.	Damages claimed for direct costs associated with increased services to children impacted by opioid use: \$738,837.00 Damages claimed for health insurance costs: \$31,831,514.00 Damages claimed for workers compensation costs: Investigation continues. Damages claimed for disability payments: Investigation continues.				
		 If You believe that this question has been answered in the Government Plaintiff Fact Sheet submitted in the Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question, check this box. If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box. 				

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13. Based on information reasonably available		Year	Total number of opioid related overdose deaths, if available
to You, provide the total number of opioid-	N/A		N/A
related overdose deaths of Your			
residents each year for the later of (i) 2008,			
or (ii) the date on which the period for which You are seeking			
damages begins.			
		•	stion has been answered in the Government Plaintiff Fact Sheet submitted in the prely on Your statements made in the Government Plaintiff Fact Sheet to answer ox.
			stion has been answered in a complaint that you have filed against the Debtor(s), our statements made in that complaint to answer this question, check this box.

Part 4: Supporting Documentation

14. Please provide the following supporting documentation if you would like (but You are not required) to supplement this proof of claim.

- Provide any documents supporting Your claim, including but not limited to: any Plaintiff Fact Sheets and accompanying documents submitted in the MDL proceeding in the Northern District of Ohio; any complaint, petition, information, or similar pleading filed in any civil or criminal proceeding involving the Debtors; and any records supporting Your claim for damages.
- ☐ In lieu of uploading or resubmitting the Government Plaintiff Fact Sheet that was submitted in the Ohio MDL, the creditor authorizes the Debtors to make the Government Plaintiff Fact Sheet, submitted on ______ in the Ohio MDL, available to Prime Clerk, the Court, and any party who agrees to be bound by the Protective Order to be submitted for entry by the Court for use in connection with this proof of claim and these chapter 11 cases.
- In lieu of uploading or submitting the complaint filed against the Debtor(s), the creditor authorizes the Debtors to make the complaint filed on ______ with caption _____ available to Prime Clerk, the Court, and any party who agrees to be bound by the Protective Order to be submitted for entry by the Court for use in connection with this proof of claim and these chapter 11 cases.

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Part 5: Sign Below								
The person completing	Check the appro	priate box:						
this proof of claim must sign and date it.	☐ I am the creditor.							
FRBP 9011(b).	I am the cre	ditor's attorney or authorized ag	ent.					
If you file this claim	I am the trus	tee, or the debtor, or their autho	orized agent. Bankrupto	cy Rule 300	04.			
electronically, FRBP 5005(a)(2) authorizes	I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.							
courts to establish local rules specifying what a		an authorized signature on this im, the creditor gave the debtor			nowledgment that when calculating the toward the debt.			
signature is. A person who files a	I have examined and correct.	the information in this <i>Proof of</i> 0	Claim and have a reaso	nable belie	of that the information is true			
fraudulent claim could be fined up to \$500,000,	I declare under p	enalty of perjury that the forego	ing is true and correct.					
imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and	Signature: LS/ Matthew J. Piers /s/ Matthew J. Piers (Mar 13, 2020)							
3571.	Ema	il: mpiers@hsplegal.com						
	Signature							
	Print the name of the person who is completing and signing this claim:							
	Name	Matthew Jacob Piers						
	rumo	First name	Middle name		Last name			
	Title	Shareholder						
	Company	Hughes Socol Piers Resnick & Dym, Ltd.						
	Company	Identify the corporate servicer as t	he company if the authoriz	ed agent is a	a servicer.			
	Address	70 W. Madison Street	t, Suite 4000					
		Number Street		п	60602			
		Chicago		IL	60602			
		City		State	ZIP Code			

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Attach Supporting Documentation (limited to a single PDF attachment that is less than 5 megabytes in size and under 100 pages):					
have supporting documentation. (attach below)	I do not have supporting documentation.				

PLEASE REVIEW YOUR PROOF OF CLAIM AND SUPPORTING DOCUMENTS AND REDACT ACCORDINGLY PRIOR TO UPLOADING THEM. PROOFS OF CLAIM AND ATTACHMENTS ARE PUBLIC DOCUMENTS THAT WILL BE AVAILABLE FOR ANYONE TO VIEW ONLINE.

IMPORTANT NOTE REGARDING REDACTING YOUR PROOF OF CLAIM AND SUPPORTING DOCUMENTATION When you submit a proof of claim and any supporting documentation you must show only the last four digits of any social-security, individual's tax-identification, or financial-account number, only the initials of a minor's name, and only the year of any person's date of birth. If the claim is based on the delivery of health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information.

A document has been redacted when the person filing it has masked, edited out, or otherwise deleted, certain information. The responsibility for redacting personal data identifiers (as defined in Federal Rule of Bankruptcy Procedure 9037) rests solely with the party submitting the documentation and their counsel. Prime Clerk and the Clerk of the Court will not review any document for redaction or compliance with this Rule and you hereby release and agree to hold harmless Prime Clerk and the Clerk of the Court from the disclosure of any personal data identifiers included in your submission. In the event Prime Clerk or the Clerk of the Court discover that personal identifier data or information concerning a minor individual has been included in a pleading, Prime Clerk and the Clerk of the Court are authorized, in their sole discretion, to redact all such information from the text of the filing and make an entry indicating the correction.

Instructions for Governmental Opioid Proof of Claim Form

These instructions and definitions generally explain the law. In certain circumstances, such as bankruptcy cases that debtors do not file voluntarily, exceptions to these general rules may apply. You should consider obtaining the advice of an attorney, especially if you are unfamiliar with the bankruptcy process and privacy regulations.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157 and 3571.

How to fill out this form

- Fill in all of the information about the claim as of the date the bankruptcy case was filed, September 15, 2019. You may also fill in information regarding any claims You believe You may have after September 15, 2019 on this form.
- If the claim has been acquired from someone else, then state the identity of the last party who owned the claim or was the holder of the claim and who transferred it to you before the initial claim was filed.
- Attach any supporting documents to this form.

Attach redacted copies of any documents that show that the debt exists, a lien secures the debt, or both. (See the definition of *redaction* on the next page.)

Also attach redacted copies of any documents that show perfection of any security interest or any assignments or transfers of the debt. In addition to the documents, a summary may be added. Federal Rule of Bankruptcy Procedure (called "Bankruptcy Rule") 3001(c) and (d).

- Do not attach original documents because they will not be returned and may be destroyed after scanning.
- If the claim is based on delivering health care goods or services, do not disclose confidential health care information. Leave out or redact confidential information both in the claim and in the attached documents.
- A Proof of Claim form and any attached documents must show only the last 4 digits of any social security number, individual's tax identification number, or financial account number, and only the year of any person's date of birth. See Bankruptcy Rule 9037.
- For a minor child, fill in only the child's initials and the full name and address of the child's parent or guardian. For example, write A.B., a minor child (John Doe, parent, 123 Main St., City, State). See Bankruptcy Rule 9037.
- Each question in this proof of claim form should be construed independently, unless otherwise noted. No question should be construed by reference to any other question if the result is a limitation of the scope of the answer to such question.
- The questions herein do not seek the discovery of information protected by the attorney-client privilege.

- The words "and" and "or" should be construed as necessary to bring within the scope of the request all responses and information that might otherwise be construed to be outside its scope.
- After reviewing this form and any supporting documentation submitted with this form, additional information and documentation may be requested.
- Purdue Pharma (Canada) is not a debtor in this case. If Your claim is against only Purdue Pharma (Canada), You do not have a claim in this case and should not file and submit this form.

Confirmation that the claim has been filed

To receive confirmation that the claim has been filed, enclose a stamped self-addressed envelope and a copy of this form. You may view a list of filed claims in this case by visiting the Claims and Noticing Agent's website at PurduePharmaClaims.com.

Understand the terms used in this form

Claim: A creditor's right to receive payment for a debt that the debtor owed on the date the debtor filed for bankruptcy. 11 U.S.C. §101 (5). A claim may be secured or unsecured.

Creditor: A person, corporation, or other entity to whom a debtor owes a debt that was incurred on or before the date the debtor filed for bankruptcy. 11 U.S.C. § 101 (10).

Debtor: A person, corporation, or other entity who is in bankruptcy. Use the debtor's name and case number as shown in the bankruptcy notice you received. 11 U.S.C. § 101 (13).

Information that is entitled to privacy: A *Proof of Claim* form and any attached documents must show only the last 4 digits of any social security number, an individual's tax identification number, or a financial account number, only the initials of a minor's name, and only the year of any person's date of birth. If a claim is based on delivering health care goods or services, limit the disclosure of the goods or services to avoid embarrassment or disclosure of confidential health care information. You may later be required to give more information if the trustee or someone else in interest objects to the claim.

Opioid Task Force: Any group organized for the purpose of studying, evaluating, reporting about, investigating, making recommendations concerning, or otherwise considering the existence, origins, causes, responsible entities, effects, remedies, corrective measures for, or ways of combating the abuse, misuse, or addiction to opioids in Your geographical boundaries.

Prescription Opioids: FDA-approved pain-reducing medications consisting of natural, synthetic, or semisynthetic chemicals that bind to opioid receptors in a patient's brain or body to produce an analgesic effect, for the manufacture and sale of which You seek to hold the Debtors liable.

Priority claim: A claim within a category of unsecured claims that is entitled to priority under 11 U.S.C. § 507(a). These claims are paid from the available money or property in a bankruptcy case before other unsecured claims are paid. Common priority unsecured claims include alimony, child support, taxes, and certain unpaid wages.

Proof of claim: A form that shows the amount of debt the debtor owed to a creditor on the date of the bankruptcy filing. The form must be filed in the district where the case is pending.

Purdue Opioid means all natural, semi-synthetic or synthetic chemicals that interact with opioid receptors on nerve cells in the body and brain, and that are approved by the U.S. Food & Drug Administration (FDA) and listed by the DEA as Schedule II or III drugs pursuant to the federal Controlled Substances Act, produced, marketed or sold by the Debtors as (i) the following Brand Name Medications: OxyContin®, Hysingla ER®, Butrans®, Dilaudid®, Ryzolt, MS Contin®, MSIR®, Palladone®, DHC Plus®, OxyIR®, and OxyFast®, and (ii) the following Generic Medications: oxycodone extended-release tablets, buprenorphine transdermal system, hydromorphone immediate-release tablets, hydromorphone oral solution, tramadol extended-release tablets, morphine extended-release tablets, oxycodone immediate-release tablets, oxycodone and acetaminophen tablets (generic to Percocet®), hydrocodone and acetaminophen tablets (generic to Vicodin® or Norco®). The term "Purdue Opioid(s)" shall not mean: (i) medications and other substances to treat opioid or other substance use disorders, abuse, addiction or overdose; (ii) raw materials and/or immediate precursors used in the manufacture or study of opioids or opioid products, but only when such materials and/or immediate precursors are sold or marketed exclusively to DEA-licensed manufacturers or DEA-licensed researchers; or (iii) opioids listed by the DEA as Schedule IV drugs pursuant to the federal Controlled Substances Act.

Redaction of information: Masking, editing out, or deleting certain information to protect privacy. Filers must redact or leave out information entitled to **privacy** on the *Proof of Claim* form and any attached documents.

Secured claim under 11 U.S.C. § 506(a): A claim backed by a lien on particular property of the debtor. A claim is secured to the extent that a creditor has the right to be paid from the property before other creditors are paid. The amount of a secured claim usually cannot be more than the value of the particular property on which the creditor has a lien. Any amount owed to a creditor that is more than the value of the property normally may be an unsecured claim. But exceptions exist; for example, see 11 U.S.C. § 1322(b) and the final sentence of § 1325(a).

Examples of liens on property include a mortgage on real estate or a security interest in a car. A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment may be a lien.

Unsecured claim: A claim that does not meet the requirements of a secured claim. A claim may be unsecured in part to the extent that the amount of the claim is more than the value of the property on which a creditor has a lien.

Offers to purchase a claim

Certain entities purchase claims for an amount that is less than the face value of the claims. These entities may contact creditors offering to purchase their claims. Some written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court, the bankruptcy trustee, or the debtor. A creditor has no obligation to sell its claim. However, if a creditor decides to sell its claim, any transfer of that claim is subject to Bankruptcy Rule 3001(e), any provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.) that apply, and any orders of the bankruptcy court that apply.

Please send completed Proof(s) of Claim to:

If by first class mail:

Purdue Pharma Claims Processing Center c/o Prime Clerk LLC Grand Central Station, PO Box 4850 New York, NY 10163-4850

If by overnight courier or hand delivery:

Purdue Pharma Claims Processing Center c/o Prime Clerk LLC 850 Third Avenue, Suite 412 Brooklyn, NY 11232

You may also file your claim electronically at PurduePharmaClaims.com via the link entitled "Submit a Claim."

Do not file these instructions with your form

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Electronic Proof of Claim_AO#AL27464

Final Audit Report 2020-03-13

Created: 2020-03-13

By: Prime Clerk (purduepharmaefiling@primeclerk.com)

Status: Signed

Transaction ID: CBJCHBCAABAApmAjtfPm_-NOEBvn_caHa_gSs8vtVdxQ

"Electronic Proof of Claim_AO#AL27464" History

Web Form created by Prime Clerk (purduepharmaefiling@primeclerk.com) 2020-02-26 - 3:36:57 PM GMT

Web Form filled in by /s/ Matthew J. Piers (mpiers@hsplegal.com) 2020-03-13 - 9:20:07 PM GMT- IP address: 38.98.138.250

(User email address provided through API User-Agent: Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/80.0.3987.132 Safari/537.36) 2020-03-13 - 9:20:10 PM GMT- IP address: 38.98.138.250

Signed document emailed to Prime Clerk (purduepharmaefiling@primeclerk.com) and /s/ Matthew J. Piers (mpiers@hsplegal.com)

2020-03-13 - 9:20:10 PM GMT

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SOUTHERN DISTRICT OF NEW YORK				
In re:	Chapter 11			
PURDUE PHARMA L.P., et al.,	Case No. 19-23649 (RDD)			
Debtors.	(Jointly Administered)			

UNITED STATES BANKRUPTCY COURT

Governmental Opioid Claimant Proof of Claim Form

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Part 1: Identify the	Part 1: Identify the Claim							
Who is the current creditor?	Name of the en	tity to be paid for this claim.	onal Township High Schools, Illinois District No. 215					
Has this claim been acquired from someone else or some other entity?	No. Yes. From	whom?						
Where should notices and payments to the creditor be sent? Federal Rule of	Matthew	d notices to the creditor be sent? J. Piers adison Street, Suite 4000	Where should payments to the creditor be sent? (if different)					
Bankruptcy Procedure (FRBP) 2002(g)		, IL 60602						
	Contact phone	312.604.2606	Contact phone					
	Contact email	mpiers@hsplegal.com	Contact email					

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4.	Does this claim amend one already filed?	▼ No		ims registry (if knowr	n)	Filed on	/ DD / YYYY
5.	Do You know if	☐ No					, , , , , , , ,
	anyone else has filed a proof of claim for this claim?	_	s. Who made the earlier filing?	Chicago Public Schools, on behalf	of itself and a nationwide		
P	art 2: Attorney Infor	mation	(Optional)				
6.	Are you represented by an attorney in this matter?	□ No ▼ Ye	s. If yes, please provide the fol	llowing information:			
	You do not need an attorney to file this		hes Socol Piers Resni	ck & Dym, Ltd.			
	form.		hew J. Piers				
		70 V	V. Madison Street, Suit	te 4000		_	
		Addres	s cago	IL	60602		
		City	agu	State	00002	ZIP Code	
		-	312.604.2606	Contact emai	mpiers@hspleg	gal.com	
P	art 3: Information a	as of S	eptember 15, 2019, the P	etition Date, Abo	out Your Claim		
7.	When do You allege you were first injured as a result of the		/ 1996 Month Year				
	Debtors' alleged conduct?		iviona i cai				
			If You believe that this questi Ohio MDL, <i>In re National Op</i> rely on Your statements mad	oiate Litigation, MDL	No. 17-02804 (N.D. Ohi	io 2017) ("Ohio MDL")	, and You wish to
			If You believe that this questi and You wish to rely on Your	ion has been answe	red in a complaint that y	ou have filed against	the Debtor(s),
8	How much is the		5,790,405.00	- Statemente made ii	·		K tho box.
	claim?	\$	If You believe that this questi Ohio MDL, and You wish to r question, check this box.				
			If You believe that this questi and You wish to rely on Your		•	<u> </u>	` '
			Unknown.				
9.	Describe the citizens and entities that You represent in this claim:		Board of Education trict No. 215	of Thornton F	Fractional Towns	ship High Scho	ools, Illinois
			If You believe that this questi Ohio MDL, and You wish to r question, check this box.				
			If You believe that this questi and You wish to rely on Your			_	

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10.	Describe the conduct of the Debtors You allege resulted in injury or damages to You. Attach additional sheets if necessary.	See allegations in the complaint in The Board of Education of the City of Chicago School District No. 299 ("Chicago Public Schools"), on behalf of itself and others similarly situated v. Cephalon, Inc., et al., Case No. 1:19-op-46042-DAP, Doc. #1 A similar complaint on behalf of this creditor will be filed shortly.				
		If You believe that this question has been answered in the Government Plaintiff Fact Sheet submitted in the Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question, check this box.				
		If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box.				
11.	Describe all alleged causes of action, sources of damages, legal theories of recovery, etc. that You are asserting against the Debtors. Attach additional sheets if necessary.	See causes of action, sources of damages, legal theories of recovery, etc. in the complaint in The Board of Education of the City of Chicago, School District No. 299 ("Chicago Public Schools"), on behalf of itself and others similarly situated v. Cephalon, Inc., et al., Case No. 1:19-op-46042-DAP, Doc. #1. A similar complaint on behalf of this creditor will be filed shortly.				
		 If You believe that this question has been answered in the Government Plaintiff Fact Sheet submitted in the Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question, check this box. If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box. 				
12.	Based on information reasonably available to You, please identify each category of damages or monetary relief that You allege, and include the amount of damages you assert for each category, if known. Attach additional sheets if necessary.	Damages claimed for direct costs associated with increased services to children impacted by opioid use: \$280,439.00 Damages claimed for health insurance costs: \$5,509,966.00 Damages claimed for workers compensation costs: Investigation continues. Damages claimed for disability payments: Investigation continues.				
		 If You believe that this question has been answered in the Government Plaintiff Fact Sheet submitted in the Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question, check this box. If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box. 				

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13. Based on information reasonably available to You, provide the total number of opioid-		Year	Total number of opioid related overdose deaths, if available	
	N/A		N/A	
related overdose deaths of Your				
residents each year for the later of (i) 2008,				
or (ii) the date on which the period for which You are seeking				
damages begins.				
		If You believe that this question has been answered in the Government Plaintiff Fact Sheet submitted in the Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question, check this box.		
		If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box.		
Part 4: Supporting Doo	cumenta	ation		

14. Please provide the following supporting documentation if you would like (but You are not required) to supplement this proof of claim.

- Provide any documents supporting Your claim, including but not limited to: any Plaintiff Fact Sheets and accompanying documents submitted in the MDL proceeding in the Northern District of Ohio; any complaint, petition, information, or similar pleading filed in any civil or criminal proceeding involving the Debtors; and any records supporting Your claim for damages.
- ☐ In lieu of uploading or resubmitting the Government Plaintiff Fact Sheet that was submitted in the Ohio MDL, the creditor authorizes the Debtors to make the Government Plaintiff Fact Sheet, submitted on ______ in the Ohio MDL, available to Prime Clerk, the Court, and any party who agrees to be bound by the Protective Order to be submitted for entry by the Court for use in connection with this proof of claim and these chapter 11 cases.
- In lieu of uploading or submitting the complaint filed against the Debtor(s), the creditor authorizes the Debtors to make the complaint filed on ______ with caption _____ available to Prime Clerk, the Court, and any party who agrees to be bound by the Protective Order to be submitted for entry by the Court for use in connection with this proof of claim and these chapter 11 cases.

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Part 5: Sign Below						
The person completing	Check the appropriate box:					
this proof of claim must sign and date it. FRBP 9011(b).	I am the creditor.					
If you file this claim electronically, FRBP 5005(a)(2) authorizes	 I am the creditor's attorney or authorized agent. I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. 					
courts to establish local rules specifying what a	I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.					
signature is. A person who files a	I have examined t and correct.	I have examined the information in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct.				
fraudulent claim could be fined up to \$500,000,	I declare under penalty of perjury that the foregoing is true and correct.					
imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and	Signature: LS/ Matthew J. Piers /s/ Matthew J. Piers (Mar 13, 2020)					
3571.	Ema	il: mpiers@hsplegal.com	1			
	Signature					
	Print the name of the person who is completing and signing this claim:					
	Name	Matthew Jacob Piers	3			
		First name	Middle name		Last name	
	Title	Shareholder				
	Company	Hughes Socol Piers Resnick & Dym, Ltd.				
		Identify the corporate servicer as	the company if the authoriz	zed agent is a	servicer.	
	Address	70 W. Madison Stree	et, Suite 4000			
		Number Street				
		Chicago		IL	60602	
		City		State	ZIP Code	

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Attach Supporting Documentation (limited to a single PDF attachment that is less than 5 megabytes in size and under 100 pages):		
have supporting documentation. (attach below)	I do not have supporting documentation.	

PLEASE REVIEW YOUR PROOF OF CLAIM AND SUPPORTING DOCUMENTS AND REDACT ACCORDINGLY PRIOR TO UPLOADING THEM. PROOFS OF CLAIM AND ATTACHMENTS ARE PUBLIC DOCUMENTS THAT WILL BE AVAILABLE FOR ANYONE TO VIEW ONLINE.

IMPORTANT NOTE REGARDING REDACTING YOUR PROOF OF CLAIM AND SUPPORTING DOCUMENTATION When you submit a proof of claim and any supporting documentation you must show only the last four digits of any social-security, individual's tax-identification, or financial-account number, only the initials of a minor's name, and only the year of any person's date of birth. If the claim is based on the delivery of health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information.

A document has been redacted when the person filing it has masked, edited out, or otherwise deleted, certain information. The responsibility for redacting personal data identifiers (as defined in Federal Rule of Bankruptcy Procedure 9037) rests solely with the party submitting the documentation and their counsel. Prime Clerk and the Clerk of the Court will not review any document for redaction or compliance with this Rule and you hereby release and agree to hold harmless Prime Clerk and the Clerk of the Court from the disclosure of any personal data identifiers included in your submission. In the event Prime Clerk or the Clerk of the Court discover that personal identifier data or information concerning a minor individual has been included in a pleading, Prime Clerk and the Clerk of the Court are authorized, in their sole discretion, to redact all such information from the text of the filing and make an entry indicating the correction.

Instructions for Governmental Opioid Proof of Claim Form

These instructions and definitions generally explain the law. In certain circumstances, such as bankruptcy cases that debtors do not file voluntarily, exceptions to these general rules may apply. You should consider obtaining the advice of an attorney, especially if you are unfamiliar with the bankruptcy process and privacy regulations.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157 and 3571.

How to fill out this form

- Fill in all of the information about the claim as of the date the bankruptcy case was filed, September 15, 2019. You may also fill in information regarding any claims You believe You may have after September 15, 2019 on this form.
- If the claim has been acquired from someone else, then state the identity of the last party who owned the claim or was the holder of the claim and who transferred it to you before the initial claim was filed.
- Attach any supporting documents to this form.

Attach redacted copies of any documents that show that the debt exists, a lien secures the debt, or both. (See the definition of *redaction* on the next page.)

Also attach redacted copies of any documents that show perfection of any security interest or any assignments or transfers of the debt. In addition to the documents, a summary may be added. Federal Rule of Bankruptcy Procedure (called "Bankruptcy Rule") 3001(c) and (d).

- Do not attach original documents because they will not be returned and may be destroyed after scanning.
- If the claim is based on delivering health care goods or services, do not disclose confidential health care information. Leave out or redact confidential information both in the claim and in the attached documents.
- A Proof of Claim form and any attached documents must show only the last 4 digits of any social security number, individual's tax identification number, or financial account number, and only the year of any person's date of birth. See Bankruptcy Rule 9037.
- For a minor child, fill in only the child's initials and the full name and address of the child's parent or guardian. For example, write A.B., a minor child (John Doe, parent, 123 Main St., City, State). See Bankruptcy Rule 9037.
- Each question in this proof of claim form should be construed independently, unless otherwise noted. No question should be construed by reference to any other question if the result is a limitation of the scope of the answer to such question.
- The questions herein do not seek the discovery of information protected by the attorney-client privilege.

- The words "and" and "or" should be construed as necessary to bring within the scope of the request all responses and information that might otherwise be construed to be outside its scope.
- After reviewing this form and any supporting documentation submitted with this form, additional information and documentation may be requested.
- Purdue Pharma (Canada) is not a debtor in this case. If Your claim is against only Purdue Pharma (Canada), You do not have a claim in this case and should not file and submit this form.

Confirmation that the claim has been filed

To receive confirmation that the claim has been filed, enclose a stamped self-addressed envelope and a copy of this form. You may view a list of filed claims in this case by visiting the Claims and Noticing Agent's website at PurduePharmaClaims.com.

Understand the terms used in this form

Claim: A creditor's right to receive payment for a debt that the debtor owed on the date the debtor filed for bankruptcy. 11 U.S.C. §101 (5). A claim may be secured or unsecured.

Creditor: A person, corporation, or other entity to whom a debtor owes a debt that was incurred on or before the date the debtor filed for bankruptcy. 11 U.S.C. § 101 (10).

Debtor: A person, corporation, or other entity who is in bankruptcy. Use the debtor's name and case number as shown in the bankruptcy notice you received. 11 U.S.C. § 101 (13).

Information that is entitled to privacy: A *Proof of Claim* form and any attached documents must show only the last 4 digits of any social security number, an individual's tax identification number, or a financial account number, only the initials of a minor's name, and only the year of any person's date of birth. If a claim is based on delivering health care goods or services, limit the disclosure of the goods or services to avoid embarrassment or disclosure of confidential health care information. You may later be required to give more information if the trustee or someone else in interest objects to the claim.

Opioid Task Force: Any group organized for the purpose of studying, evaluating, reporting about, investigating, making recommendations concerning, or otherwise considering the existence, origins, causes, responsible entities, effects, remedies, corrective measures for, or ways of combating the abuse, misuse, or addiction to opioids in Your geographical boundaries.

Prescription Opioids: FDA-approved pain-reducing medications consisting of natural, synthetic, or semisynthetic chemicals that bind to opioid receptors in a patient's brain or body to produce an analgesic effect, for the manufacture and sale of which You seek to hold the Debtors liable.

Priority claim: A claim within a category of unsecured claims that is entitled to priority under 11 U.S.C. § 507(a). These claims are paid from the available money or property in a bankruptcy case before other unsecured claims are paid. Common priority unsecured claims include alimony, child support, taxes, and certain unpaid wages.

Proof of claim: A form that shows the amount of debt the debtor owed to a creditor on the date of the bankruptcy filing. The form must be filed in the district where the case is pending.

Purdue Opioid means all natural, semi-synthetic or synthetic chemicals that interact with opioid receptors on nerve cells in the body and brain, and that are approved by the U.S. Food & Drug Administration (FDA) and listed by the DEA as Schedule II or III drugs pursuant to the federal Controlled Substances Act, produced, marketed or sold by the Debtors as (i) the following Brand Name Medications: OxyContin®, Hysingla ER®, Butrans®, Dilaudid®, Ryzolt, MS Contin®, MSIR®, Palladone®, DHC Plus®, OxyIR®, and OxyFast®, and (ii) the following Generic Medications: oxycodone extended-release tablets, buprenorphine transdermal system, hydromorphone immediate-release tablets, hydromorphone oral solution, tramadol extended-release tablets, morphine extended-release tablets, oxycodone immediate-release tablets, oxycodone and acetaminophen tablets (generic to Percocet®), hydrocodone and acetaminophen tablets (generic to Vicodin® or Norco®). The term "Purdue Opioid(s)" shall not mean: (i) medications and other substances to treat opioid or other substance use disorders, abuse, addiction or overdose; (ii) raw materials and/or immediate precursors used in the manufacture or study of opioids or opioid products, but only when such materials and/or immediate precursors are sold or marketed exclusively to DEA-licensed manufacturers or DEA-licensed researchers; or (iii) opioids listed by the DEA as Schedule IV drugs pursuant to the federal Controlled Substances Act.

Redaction of information: Masking, editing out, or deleting certain information to protect privacy. Filers must redact or leave out information entitled to **privacy** on the *Proof of Claim* form and any attached documents.

Secured claim under 11 U.S.C. § 506(a): A claim backed by a lien on particular property of the debtor. A claim is secured to the extent that a creditor has the right to be paid from the property before other creditors are paid. The amount of a secured claim usually cannot be more than the value of the particular property on which the creditor has a lien. Any amount owed to a creditor that is more than the value of the property normally may be an unsecured claim. But exceptions exist; for example, see 11 U.S.C. § 1322(b) and the final sentence of § 1325(a).

Examples of liens on property include a mortgage on real estate or a security interest in a car. A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment may be a lien.

Unsecured claim: A claim that does not meet the requirements of a secured claim. A claim may be unsecured in part to the extent that the amount of the claim is more than the value of the property on which a creditor has a lien.

Offers to purchase a claim

Certain entities purchase claims for an amount that is less than the face value of the claims. These entities may contact creditors offering to purchase their claims. Some written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court, the bankruptcy trustee, or the debtor. A creditor has no obligation to sell its claim. However, if a creditor decides to sell its claim, any transfer of that claim is subject to Bankruptcy Rule 3001(e), any provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.) that apply, and any orders of the bankruptcy court that apply.

Please send completed Proof(s) of Claim to:

If by first class mail:

Purdue Pharma Claims Processing Center c/o Prime Clerk LLC Grand Central Station, PO Box 4850 New York, NY 10163-4850

If by overnight courier or hand delivery:

Purdue Pharma Claims Processing Center c/o Prime Clerk LLC 850 Third Avenue, Suite 412 Brooklyn, NY 11232

You may also file your claim electronically at PurduePharmaClaims.com via the link entitled "Submit a Claim."

Do not file these instructions with your form

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Electronic Proof of Claim_AO#AL27464

Final Audit Report 2020-03-13

Created: 2020-03-13

By: Prime Clerk (purduepharmaefiling@primeclerk.com)

Status: Signed

Transaction ID: CBJCHBCAABAAre4Pf_-T7ku6KzVOX6vchMMKD5Qub-je

"Electronic Proof of Claim_AO#AL27464" History

Web Form created by Prime Clerk (purduepharmaefiling@primeclerk.com) 2020-02-26 - 3:36:57 PM GMT

Web Form filled in by /s/ Matthew J. Piers (mpiers@hsplegal.com) 2020-03-13 - 9:30:14 PM GMT- IP address: 38.98.138.250

(User email address provided through API User-Agent: Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/80.0.3987.132 Safari/537.36) 2020-03-13 - 9:30:17 PM GMT- IP address: 38.98.138.250

Signed document emailed to Prime Clerk (purduepharmaefiling@primeclerk.com) and /s/ Matthew J. Piers (mpiers@hsplegal.com)

2020-03-13 - 9:30:17 PM GMT

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SOUTHERN DISTRICT OF NEW YORK					
In re:	Chapter 11				
PURDUE PHARMA L.P., et al.,	Case No. 19-23649 (RDD)				
Debtors.	(Jointly Administered)				

UNITED STATES BANKRUPTCY COURT

Governmental Opioid Claimant Proof of Claim Form

You may file your claim electronically at PurduePharmaClaims.com via the link entitled "Submit a Claim."

For questions regarding this Proof of Claim Form, please call Prime Clerk at (844) 217-0912 or visit PurduePharmaClaims.com.

Read the instructions at the end of this document before filling out this form. This form is for governmental units and Native American Tribes to assert a general unsecured claim against the Debtors based on or involving opioids or their production, marketing and sale, including without limitation, the Debtors' production, marketing and sale of Purdue Opioids.

<u>Do not</u> use this form to assert any other pre-petition claims, including secured claims or claims entitled to priority under 11 U.S.C. § 507(a). Secured claims, claims entitled to priority under 11 U.S.C. § 507(a) and non-opioid related claims should be filed on a Non-Opioid Claimant Proof of Claim (Form 410).

Creditor (also referred to as "You" throughout) shall provide information responsive to the questions set forth below. Instructions and Definitions are provided at the end of this document. You shall provide information reasonably available to You and are not excused from providing the requested information for failure to appropriately investigate Your claim. Creditor shall supplement its responses if it learns that they are incomplete or incorrect in any material respect.

For Part 3, governmental units that have filed litigation against the Debtor(s) that is part of the federal multidistrict litigation in Ohio, *In re National Opiate Litigation*, MDL No. 17-02804 (N.D. Ohio 2017) ("Ohio MDL"), and have submitted a Government Plaintiff Fact Sheet in connection with that proceeding, may rely on their Government Plaintiff Fact Sheet to complete the questions in Part 3. For the avoidance of doubt, only governmental units who have filed litigation that is part of the Ohio MDL, and not governmental units that are part of the negotiation class in the Ohio MDL but have not otherwise filed litigation that is part of the MDL, may rely on their Government Plaintiff Fact Sheet to complete the questions in Part 3.

You must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, including the supporting documentation requested herein. Do not send original documents as they will not be returned, and they may be destroyed after scanning.

Fill in all the information about the claim as of September 15, 2019, the Petition Date. You may also fill in information regarding any claims You believe You may have after September 15, 2019 on this form. This form should be completed to the best of Your ability with the information available to You. If You are unable to answer certain questions at this time, the absence of an answer, by itself, will not result in the denial of Your claim, though You may be asked or required to provide additional information at a later date. You may also amend or supplement Your claim after it is filed.

Part 1: Identify the	Claim			
Who is the current creditor?	The Board of Education of Thornton Township High Schools, Illinois District No. 205 Name of the entity to be paid for this claim. Other names the creditor used with the Debtor(s):			
Has this claim been acquired from someone else or some other entity?	No. Yes. From whom?			
3. Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Where should notices to the creditor be sent? Matthew J. Piers 70 W. Madison Street, Suite 4000 Chicago, IL 60602	Where should payments to the creditor be sent? (if different)		
	Contact phone Contact email Contact email Contact email	Contact phone		

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4. Does this claim amend one already filed? Yes. Claim number on court claims registry (if known) 5. Do You know if anyone else has filed a proof of claim for this claim? No. Yes. Who made the earlier filing? Chicago Public Schools, on behalf of itself and a nationwide Part 2: Attorney Information (Optional)	on
anyone else has filed a proof of claim for this claim? Yes. Who made the earlier filing? Chicago Public Schools, on behalf of Itself and a nationwide	
proof of claim for this claim? Yes. Who made the earlier filling? Chicago Public Schools, on behalf of itself and a nationwide claim?	
Port 2: Attorney Information (Ontional)	
Part 2: Attorney Information (Optional)	
6. Are you represented by an attorney in this matter? No. Yes. If yes, please provide the following information:	
You do not need an Hughes Socol Piers Resnick & Dym, Ltd.	
attorney to file this form. Law Firm Name Matthew J. Piers	
Attorney Name	
70 W. Madison Street, Suite 4000	
Address Chicago IL 60602	
City State ZIP Co	ode .
Contact phone 312.604.2606Contact emailmpiers@hsplegal.com	
Part 3: Information as of September 15, 2019, the Petition Date, About Your Claim	
7. When do You allege you were first injured as a result of the Month Year	
Debtors' alleged Year conduct?	
If You believe that this question has been answered in the Government Plaintiff Fact S Ohio MDL, <i>In re National Opiate Litigation</i> , MDL No. 17-02804 (N.D. Ohio 2017) ("Ohi rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question of the content of the cont	io MDL"), and You wish to
If You believe that this question has been answered in a complaint that you have filed and You wish to rely on Your statements made in that complaint to answer this question	
8. How much is the \$ 10,746,482.00 ; or	
If You believe that this question has been answered in the Government Plaintiff Fact S Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff question, check this box.	
If You believe that this question has been answered in a complaint that you have filed and You wish to rely on Your statements made in that complaint to answer this question	• , ,
☐ Unknown.	
9. Describe the citizens and entities that You represent in this claim: The Board of Education of Thornton Township High Schools, I 205	Ilinois District No.
If You believe that this question has been answered in the Government Plaintiff Fact S Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff question, check this box.	
quodion, ondor und box.	

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10.	Describe the conduct of the Debtors You allege resulted in injury or damages to You. Attach additional sheets if necessary.	See allegations in the complaint in The Board of Education of the City of Chicago, School District No. 299 ("Chicago Public Schools"), on behalf of itself and others similarly situated v. Cephalon, Inc., et al., Case No. 1:19-op-46042-DAP, Doc. #1. A similar complaint on behalf of this creditor will be filed shortly.		
		If You believe that this question has been answered in the Government Plaintiff Fact Sheet submitted in the Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question, check this box.		
		If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box.		
11.	Describe all alleged causes of action, sources of damages, legal theories of recovery, etc. that You are asserting against the Debtors.	See causes of action, sources of damages, legal theories of recovery, etc. in the complaint in The Board of Education of the City of Chicago, School District No. 299 ("Chicago Public Schools"), on behalf of itself and others similarly situated v. Cephalon, Inc., et al., Case No. 1:19-op-46042-DAP, Doc. #1. A similar complaint on behalf of this creditor will be filed shortly.		
	Attach additional sheets if necessary.			
		If You believe that this question has been answered in the Government Plaintiff Fact Sheet submitted in the Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question, check this box.		
		If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box.		
12.	Based on information reasonably available to You, please identify each category of damages or monetary	Damages claimed for direct costs associated with increased services to children impacted by opioid use: \$600,011.00		
	relief that You allege, and include the amount of damages you assert for each	Damages claimed for health insurance costs: \$10,146,471.00		
	category, if known. Attach additional sheets if necessary.	Damages claimed for workers compensation costs: Investigation continues.		
	·	Damages claimed for disability payments: Investigation continues.		
		If You believe that this question has been answered in the Government Plaintiff Fact Sheet submitted in the Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question, check this box.		
		If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box.		

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13. Based on information reasonably available to You, provide the total number of opioid-		Year	Total number of opioid related overdose deaths, if available	
	N/A		N/A	
related overdose deaths of Your				
residents each year for the later of (i) 2008,				
or (ii) the date on which the period for which You are seeking				
damages begins.				
		•	estion has been answered in the Government Plaintiff Fact Sheet submitted in the orely on Your statements made in the Government Plaintiff Fact Sheet to answer ox.	
		If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box.		

14. Please provide the following supporting documentation if you would like (but You are not required) to supplement this proof of claim.

- Provide any documents supporting Your claim, including but not limited to: any Plaintiff Fact Sheets and accompanying documents submitted in the MDL proceeding in the Northern District of Ohio; any complaint, petition, information, or similar pleading filed in any civil or criminal proceeding involving the Debtors; and any records supporting Your claim for damages.
- In lieu of uploading or resubmitting the Government Plaintiff Fact Sheet that was submitted in the Ohio MDL, the creditor authorizes the Debtors to make the Government Plaintiff Fact Sheet, submitted on in the Ohio MDL, available to Prime Clerk, the Court, and any party who agrees to be bound by the Protective Order to be submitted for entry by the Court for use in connection with this proof of claim and these chapter 11 cases.
- In lieu of uploading or submitting the complaint filed against the Debtor(s), the creditor authorizes the Debtors to make the complaint filed on with caption available to Prime Clerk, the Court, and any party who agrees to be bound by the Protective Order to be submitted for entry by the Court for use in connection with this proof of claim and these chapter 11 cases.

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Part 5: Sign Below						
The person completing	Check the appropriate box:					
this proof of claim must sign and date it.	☐ I am the creditor.					
FRBP 9011(b).	I am the creditor's attorney or authorized agent.					
If you file this claim	☐ I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.					
electronically, FRBP 5005(a)(2) authorizes	☐ I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.					
courts to establish local rules specifying what a		an authorized signature on this <i>Proof of Claim</i> serv m, the creditor gave the debtor credit for any paym				
signature is. A person who files a	I have examined t and correct.	he information in this <i>Proof of Claim</i> and have a rea	asonable be	lief that the information is true		
fraudulent claim could be fined up to \$500,000,	I declare under pe	nalty of perjury that the foregoing is true and correct	ct.			
imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and	Signature: S. Matthew J. Piers					
3571.	Emai	l: mpiers@hsplegal.com				
	Signature					
	Print the name of the person who is completing and signing this claim:					
	Name	Matthew Jacob Piers				
	Hamo	First name Middle name		Last name		
	Title	Shareholder				
	Company	Hughes Socol Piers Resnick & Dym, Ltd.				
		Identify the corporate servicer as the company if the authority	orized agent i	s a servicer.		
	Address	70 W. Madison Street, Suite 4000				
		Number Street Chicago	IL	60602		
				ZIP Code		
		City	State	ZIF Code		

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Attach Supporting Documentation (limited to a single PDF attachment that is less than 5 megabytes in size and under 100 pages):		
have supporting documentation. (attach below)	I do not have supporting documentation.	

PLEASE REVIEW YOUR PROOF OF CLAIM AND SUPPORTING DOCUMENTS AND REDACT ACCORDINGLY PRIOR TO UPLOADING THEM. PROOFS OF CLAIM AND ATTACHMENTS ARE PUBLIC DOCUMENTS THAT WILL BE AVAILABLE FOR ANYONE TO VIEW ONLINE.

IMPORTANT NOTE REGARDING REDACTING YOUR PROOF OF CLAIM AND SUPPORTING DOCUMENTATION When you submit a proof of claim and any supporting documentation you must show only the last four digits of any social-security, individual's tax-identification, or financial-account number, only the initials of a minor's name, and only the year of any person's date of birth. If the claim is based on the delivery of health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information.

A document has been redacted when the person filing it has masked, edited out, or otherwise deleted, certain information. The responsibility for redacting personal data identifiers (as defined in Federal Rule of Bankruptcy Procedure 9037) rests solely with the party submitting the documentation and their counsel. Prime Clerk and the Clerk of the Court will not review any document for redaction or compliance with this Rule and you hereby release and agree to hold harmless Prime Clerk and the Clerk of the Court from the disclosure of any personal data identifiers included in your submission. In the event Prime Clerk or the Clerk of the Court discover that personal identifier data or information concerning a minor individual has been included in a pleading, Prime Clerk and the Clerk of the Court are authorized, in their sole discretion, to redact all such information from the text of the filing and make an entry indicating the correction.

Instructions for Governmental Opioid Proof of Claim Form

These instructions and definitions generally explain the law. In certain circumstances, such as bankruptcy cases that debtors do not file voluntarily, exceptions to these general rules may apply. You should consider obtaining the advice of an attorney, especially if you are unfamiliar with the bankruptcy process and privacy regulations.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157 and 3571.

How to fill out this form

- Fill in all of the information about the claim as of the date the bankruptcy case was filed, September 15, 2019. You may also fill in information regarding any claims You believe You may have after September 15, 2019 on this form.
- If the claim has been acquired from someone else, then state the identity of the last party who owned the claim or was the holder of the claim and who transferred it to you before the initial claim was filed.
- Attach any supporting documents to this form.

Attach redacted copies of any documents that show that the debt exists, a lien secures the debt, or both. (See the definition of *redaction* on the next page.)

Also attach redacted copies of any documents that show perfection of any security interest or any assignments or transfers of the debt. In addition to the documents, a summary may be added. Federal Rule of Bankruptcy Procedure (called "Bankruptcy Rule") 3001(c) and (d).

- Do not attach original documents because they will not be returned and may be destroyed after scanning.
- If the claim is based on delivering health care goods or services, do not disclose confidential health care information. Leave out or redact confidential information both in the claim and in the attached documents.
- A Proof of Claim form and any attached documents must show only the last 4 digits of any social security number, individual's tax identification number, or financial account number, and only the year of any person's date of birth. See Bankruptcy Rule 9037.
- For a minor child, fill in only the child's initials and the full name and address of the child's parent or guardian. For example, write A.B., a minor child (John Doe, parent, 123 Main St., City, State). See Bankruptcy Rule 9037.
- Each question in this proof of claim form should be construed independently, unless otherwise noted. No question should be construed by reference to any other question if the result is a limitation of the scope of the answer to such question.
- The questions herein do not seek the discovery of information protected by the attorney-client privilege.

- The words "and" and "or" should be construed as necessary to bring within the scope of the request all responses and information that might otherwise be construed to be outside its scope.
- After reviewing this form and any supporting documentation submitted with this form, additional information and documentation may be requested.
- Purdue Pharma (Canada) is not a debtor in this case. If Your claim is against only Purdue Pharma (Canada), You do not have a claim in this case and should not file and submit this form.

Confirmation that the claim has been filed

To receive confirmation that the claim has been filed, enclose a stamped self-addressed envelope and a copy of this form. You may view a list of filed claims in this case by visiting the Claims and Noticing Agent's website at PurduePharmaClaims.com.

Understand the terms used in this form

Claim: A creditor's right to receive payment for a debt that the debtor owed on the date the debtor filed for bankruptcy. 11 U.S.C. §101 (5). A claim may be secured or unsecured.

Creditor: A person, corporation, or other entity to whom a debtor owes a debt that was incurred on or before the date the debtor filed for bankruptcy. 11 U.S.C. § 101 (10).

Debtor: A person, corporation, or other entity who is in bankruptcy. Use the debtor's name and case number as shown in the bankruptcy notice you received. 11 U.S.C. § 101 (13).

Information that is entitled to privacy: A *Proof of Claim* form and any attached documents must show only the last 4 digits of any social security number, an individual's tax identification number, or a financial account number, only the initials of a minor's name, and only the year of any person's date of birth. If a claim is based on delivering health care goods or services, limit the disclosure of the goods or services to avoid embarrassment or disclosure of confidential health care information. You may later be required to give more information if the trustee or someone else in interest objects to the claim.

Opioid Task Force: Any group organized for the purpose of studying, evaluating, reporting about, investigating, making recommendations concerning, or otherwise considering the existence, origins, causes, responsible entities, effects, remedies, corrective measures for, or ways of combating the abuse, misuse, or addiction to opioids in Your geographical boundaries.

Prescription Opioids: FDA-approved pain-reducing medications consisting of natural, synthetic, or semisynthetic chemicals that bind to opioid receptors in a patient's brain or body to produce an analgesic effect, for the manufacture and sale of which You seek to hold the Debtors liable.

Priority claim: A claim within a category of unsecured claims that is entitled to priority under 11 U.S.C. § 507(a). These claims are paid from the available money or property in a bankruptcy case before other unsecured claims are paid. Common priority unsecured claims include alimony, child support, taxes, and certain unpaid wages.

Proof of claim: A form that shows the amount of debt the debtor owed to a creditor on the date of the bankruptcy filing. The form must be filed in the district where the case is pending.

Purdue Opioid means all natural, semi-synthetic or synthetic chemicals that interact with opioid receptors on nerve cells in the body and brain, and that are approved by the U.S. Food & Drug Administration (FDA) and listed by the DEA as Schedule II or III drugs pursuant to the federal Controlled Substances Act, produced, marketed or sold by the Debtors as (i) the following Brand Name Medications: OxyContin®, Hysingla ER®, Butrans®, Dilaudid®, Ryzolt, MS Contin®, MSIR®, Palladone®, DHC Plus®, OxyIR®, and OxyFast®, and (ii) the following Generic Medications: oxycodone extended-release tablets, buprenorphine transdermal system, hydromorphone immediate-release tablets, hydromorphone oral solution, tramadol extended-release tablets, morphine extended-release tablets, oxycodone immediate-release tablets, oxycodone and acetaminophen tablets (generic to Percocet®), hydrocodone and acetaminophen tablets (generic to Vicodin® or Norco®). The term "Purdue Opioid(s)" shall not mean: (i) medications and other substances to treat opioid or other substance use disorders, abuse, addiction or overdose; (ii) raw materials and/or immediate precursors used in the manufacture or study of opioids or opioid products, but only when such materials and/or immediate precursors are sold or marketed exclusively to DEA-licensed manufacturers or DEA-licensed researchers; or (iii) opioids listed by the DEA as Schedule IV drugs pursuant to the federal Controlled Substances Act.

Redaction of information: Masking, editing out, or deleting certain information to protect privacy. Filers must redact or leave out information entitled to **privacy** on the *Proof of Claim* form and any attached documents.

Secured claim under 11 U.S.C. § 506(a): A claim backed by a lien on particular property of the debtor. A claim is secured to the extent that a creditor has the right to be paid from the property before other creditors are paid. The amount of a secured claim usually cannot be more than the value of the particular property on which the creditor has a lien. Any amount owed to a creditor that is more than the value of the property normally may be an unsecured claim. But exceptions exist; for example, see 11 U.S.C. § 1322(b) and the final sentence of § 1325(a).

Examples of liens on property include a mortgage on real estate or a security interest in a car. A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment may be a lien.

Unsecured claim: A claim that does not meet the requirements of a secured claim. A claim may be unsecured in part to the extent that the amount of the claim is more than the value of the property on which a creditor has a lien.

Offers to purchase a claim

Certain entities purchase claims for an amount that is less than the face value of the claims. These entities may contact creditors offering to purchase their claims. Some written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court, the bankruptcy trustee, or the debtor. A creditor has no obligation to sell its claim. However, if a creditor decides to sell its claim, any transfer of that claim is subject to Bankruptcy Rule 3001(e), any provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.) that apply, and any orders of the bankruptcy court that apply.

Please send completed Proof(s) of Claim to:

If by first class mail:

Purdue Pharma Claims Processing Center c/o Prime Clerk LLC Grand Central Station, PO Box 4850 New York, NY 10163-4850

If by overnight courier or hand delivery:

Purdue Pharma Claims Processing Center c/o Prime Clerk LLC 850 Third Avenue, Suite 412 Brooklyn, NY 11232

You may also file your claim electronically at PurduePharmaClaims.com via the link entitled "Submit a Claim."

Do not file these instructions with your form

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Electronic Proof of Claim_AO#AL27464

Final Audit Report 2020-03-13

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By: Prime Clerk (purduepharmaefiling@primeclerk.com)

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(User email address provided through API User-Agent: Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/80.0.3987.132 Safari/537.36) 2020-03-13 - 9:25:20 PM GMT- IP address: 38.98.138.250

Signed document emailed to Prime Clerk (purduepharmaefiling@primeclerk.com) and /s/ Matthew J. Piers (mpiers@hsplegal.com)

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